IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MISSOURI EASTERN DIVISION

UNITED STATES OF AMERICA,)	
Plaintiff,))	
,) Civil Action No. 1:/3-cv-00	040-SNLJ
v.)	
	Judge	
AMSTED INDUSTRIES, INC.,)	
ET. AL.,)	
)	
Defendants.)	
)	

CONSENT DECREE

I. BACKGROUND

A. The United States of America ("United States"), on behalf of the Administrator of the United States Environmental Protection Agency ("EPA"), filed a complaint in this matter pursuant to Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. §§ 9606 and 9607, seeking injunctive relief regarding cleanup of the Missouri Electric Works Superfund Site ("Site") and recovery of response costs incurred and to be incurred in responding to the release or threat of release of hazardous substances at or in connection with the Site.

B. As a result of the release or threatened release of hazardous substances, EPA has undertaken response actions at or in connection with the Site under Section 104 of CERCLA, 42 U.S.C. § 9604, and will undertake response actions in the future. In performing these response actions, EPA has incurred and will continue to incur response costs at or in connection with the Site.

C. The response action at the Site has been divided into three components or "operable units." In July 1990, a Remedial Investigation and Feasibility Study ("RI/FS") was performed by several Potentially Responsible Parties ("PRPs") pursuant to an Administrative Order on Consent ("AOC"). Based on the results of the RI/FS, EPA issued a Record of Decision ("ROD") in September 1990, calling for the excavation and treatment of PCB-contaminated soil at the Site ("Operable Unit 1" or "OU1"). The OU1 soil remedy was completed by a group of PRPs pursuant to a Consent Decree ("CD") in July 2000. In conjunction with the RI/FS, the PRPs also performed a groundwater design investigation to characterize the rate and extent of contamination in the groundwater at the Site. The groundwater design investigation was

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completed in 2005. On September 28, 2005, EPA issued a ROD which presented EPA's selection of a groundwater remedy ("Operable Unit 2" or "OU2"). The third component of the remedy for the Site, ("Operable Unit 3" or "OU3"), will address PCB contamination that has migrated from the MEW Site to a nearby wetland area. EPA will issue a ROD documenting the remedy selected for OU3 after an RI/FS for OU3 has been conducted.

D. EPA has determined the following:

- 1. prompt settlement with the De Minimis Settling Defendants is practicable and in the public interest within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1);
- 2. the payment to be made by the De Minimis Settling Defendants under this Consent Decree involves only a minor portion of the response costs at the Site within the meaning of Section 122(g)(1) of CERCLA, 42 U.S.C. § 9622(g)(1), based upon EPA's estimate that the total response costs incurred and to be incurred at or in connection with the Site by the EPA Hazardous Substance Superfund and by other persons is \$11,405,722; and
- 3. the amount of hazardous substances contributed to the Site by the De Minimis Settling Defendants and the toxic or other hazardous effects of the hazardous substances contributed to the Site by the De Minimis Settling Defendants is minimal in comparison to other hazardous substances at the Site within the meaning of Section 122(g)(1)(A) of CERCLA, 42 U.S.C. § 9622(g)(1)(A). This is because the amount of hazardous substances contributed to the Site by each of the De Minimis Settling Defendants does not exceed seven tenths of one percent (0.7%) of the hazardous substances at the Site, and the hazardous substances contributed by each of the De Minimis Settling Defendants to the Site is not significantly more toxic or of significantly greater hazardous effect than other hazardous substances at the Site.
- E. The De Minimis Settling Defendants do not admit any liability to Plaintiff arising out of the transactions or occurrences alleged in the complaint.
- F. The United States and the De Minimis Settling Defendant agree that settlement without further litigation and without the admission or adjudication of any issue of fact or law is the most appropriate means of resolving this action with respect to the De Minimis Settling Defendants.

THEREFORE, with the consent of the Parties to this Consent Decree, it is ORDERED, ADJUDGED, and DECREED:

II. JURISDICTION

1. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331 and 1345 and 42 U.S.C. § 9613(b), and also has personal jurisdiction over the De Minimis Settling Defendant. The De Minimis Settling Defendants consent to and shall not challenge the terms of this Consent Decree or this Court's jurisdiction to enter and enforce this Consent Decree.

III. PARTIES BOUND

2. This Consent Decree is binding upon the United States and upon the De Minimis Settling Defendants and their successors and assigns. Any change in ownership or corporate or other legal status of a De Minimis Settling Defendant, including but not limited to, any transfer of assets or real or personal property shall in no way alter the De Minimis Settling Defendant's responsibilities under this Consent Decree.

IV. STATEMENT OF PURPOSE

- 3. By entering into this Consent Decree, the mutual objectives of the Parties are:
- a. to reach a final settlement among the Parties with respect to the Site pursuant to Section 122(g) of CERCLA, 42 U.S.C. § 9622(g), that allows the De Minimis Settling Defendants to make a cash payment, including a premium, to resolve their alleged civil liability under Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607, for injunctive relief with regard to the Site and response costs incurred and to be incurred at or in connection with the Site, thereby reducing litigation relating to the Site;
- b. to simplify any remaining administrative and judicial enforcement activities concerning the Site by eliminating the potentially responsible party from further involvement at the Site; and
- c. to obtain settlement with the De Minimis Settling Defendants for their fair share of response costs incurred and to be incurred at or in connection with the Site by the EPA Hazardous Substance Superfund, and by other persons, and to provide for full and complete contribution protection for the De Minimis Settling Defendants with regard to the Site pursuant to Sections 113(f)(2) and 122(g)(5) of CERCLA, 42 U.S.C. §§ 9613(f)(2) and 9622(g)(5).

V. <u>DEFINITIONS</u>

- 4. Unless otherwise expressly provided herein, terms used in this Consent Decree that are defined in CERCLA or in regulations promulgated under CERCLA shall have the meaning assigned to them in the statute or regulations. Whenever the terms listed below are used in this Consent Decree, the following definitions shall apply:
- a. "CERCLA" shall mean the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. § 9601, et seq.
 - b. "Consent Decree" or "Decree" shall mean this Consent Decree.
- c. "Day" shall mean a calendar day. In computing any period of time under this Consent Decree, where the last day would fall on a Saturday, Sunday, or federal holiday, the period shall run until the close of business of the next working day.

- d. "EPA" shall mean the United States Environmental Protection Agency and any successor departments, agencies or instrumentalities.
- e. "EPA Hazardous Substance Superfund" shall mean the Hazardous Substance Superfund established by the Internal Revenue Code, 26 U.S.C. § 9507.
- f. "Interest" shall mean interest at the rate specified for interest on investments of the EPA Hazardous Substance Superfund established by 26 U.S.C. § 9507, compounded annually on October 1 of each year, in accordance with 42 U.S.C. § 9607(a). The applicable rate of interest shall be the rate in effect at the time the interest accrues. The rate of interest is subject to change on October 1 of each year.
- g. "Paragraph" shall mean a portion of this Consent Decree identified by an Arabic numeral or an upper or lower case letter.
 - h. "Parties" shall mean the United States and the De Minimis Settling Defendants.
- i. "Response costs" shall mean all costs of "response" as that term is defined by Section 101(25) of CERCLA, 42 U.S.C. § 9601(25).
- j. "Section" shall mean a portion of this Consent Decree identified by a Roman numeral.
- k. "De Minimis Settling Defendants" shall mean: (1) Amsted Industries, Inc., (2) Atlas Alchem Plastics, Inc., (3) Electric Plant Board, City of Mayfield, Kentucky, (4) City of Jacksonville, Illinois, (5) Joliet Equipment Company, (6) Mt.Carmel Public Utility Company, (7) City of New Madrid, Missouri, (8) Pet Incorporated, (9) City of Seymour, Missouri, (10) Tipmont Rural Electric Membership Corporation, (11) City of West Plains, Missouri, (12) City of Mount Vernon, Missouri, (13) Exxon Mobil Corporation, (14) EcReCon, Inc. and (15) Chase Resorts, Inc.
- 1. "Site" shall mean the Missouri Electric Works (MEW) property, encompassing approximately 6.4 acres, located at 824 South Kingshighway, in Cape Girardeau, Missouri, and shall include all areas to which Waste Material released from the MEW property has migrated or come to be located and all areas in proximity to such contamination that are necessary for implementation of the Work.
- m. "United States" shall mean the United States of America, including its departments, agencies and instrumentalities.

VI. PAYMENT

5. Within 30 days after entry of this Consent Decree, each of the De Minimis Settling Defendants shall pay to the EPA Hazardous Substance Superfund the payment amount the De Minimis Settling Defendant has agreed to pay, as set forth in the Attachments to this Consent Decree.

- 6. The De Minimis Settling Defendants' payments include an amount for: a) past response costs incurred at or in connection with the Site; b) projected future response costs to be incurred at or in connection with the Site; and c) a premium to cover certain risks and uncertainties associated with this settlement.
- 7. Payment shall be made by FedWire Electronic Funds Transfer ("EFT") to Department of Justice's account in accordance with current EFT procedures, referencing USAO File Number _____, the EPA Region and Site Spill ID Number 076R, and DOJ Case Number 90-11-2-614/2. Payment shall be made in accordance with instructions provided in writing to De Minimis Settling Defendant by the Financial Litigation United of the U.S. Attorney's Office in the Eastern District of Missouri following lodging of this Consent Decree. Any payments received by the DOJ after 4:00 p.m. Eastern Time shall be credited on the next business day. At the time of payment, De Minimis Settling Defendants shall send notice that their payment has been made to EPA and DOJ in accordance with Section XIV (Notices and Submissions) and to EPA's Regional Financial Management Officer, Mail Code PLMG/RFMB/FMSS, EPA Region 7, 11201 Renner Boulevard, Lenexa, Kansas 66219. The total amount of to be paid by the De Minimis Settling Defendants pursuant to Paragraph 5 shall be deposited by EPA into the Missouri Electric Works Site Special Account within the EPA Hazardous Substance Superfund to be retained and used to conduct or finance response actions at or in connection with the Site, or to be transferred by EPA to the EPA Hazardous Substance Superfund.

VII. FAILURE TO MAKE PAYMENT

8. If a De Minimis Settling Defendant fails to make full payment within the time required by Paragraph 5, the De Minimis Settling Defendant shall pay Interest on the unpaid balance. If a De Minimis Settling Defendant fails to make full payment as required by Paragraph 5, the United States may, in addition to any other available remedies or sanctions, bring an action against the De Minimis Settling Defendant seeking injunctive relief to compel payment and/or seeking civil penalties under Section 122(l) of CERCLA, 42 U.S.C. § 9622(l), for failure to make timely payment.

VIII. <u>CERTIFICATION OF SETTLING DEFENDANT</u>

- 9. By signing this Consent Decree, each of the De Minimis Settling Defendants certify that, to the best of its knowledge and belief, it:
- a. has conducted a thorough, comprehensive, good faith search for documents, and has fully and accurately disclosed to EPA, all information currently in its possession, or in the possession of its officers, directors, employees, contractors or agents, which relates in any way to the ownership, operation, or control of the Site, or to the ownership, possession, generation, treatment, transportation, storage or disposal of a hazardous substance, pollutant, or contaminant at or in connection with the Site;
- b. has not altered, mutilated, discarded, destroyed or otherwise disposed of any records, documents, or other information relating to its potential liability regarding the Site after notification of potential liability or the filing of a suit against it regarding the Site; and

c. has and will comply fully with any and all EPA requests for information regarding the Site pursuant to Sections 104(e) and 122(e) of CERCLA, 42 U.S.C. §§ 9604(e) and 9622(e).

IX. COVENANT NOT TO SUE BY UNITED STATES

10. In consideration of the payment that will be made by a De Minimis Settling Defendant under the terms of this Consent Decree, and except as specifically provided in Section X (Reservations of Rights by United States), the United States covenants not to sue or take administrative action against the De Minimis Settling Defendant pursuant to Sections 106 and 107 of CERCLA, 42 U.S.C. §§ 9606 and 9607, relating to the Site. With respect to present and future liability, this covenant not to sue shall take effect upon receipt of the De Minimis Settling Defendant's payment as required by Section VI of this Consent Decree. This covenant not to sue is conditioned upon: a) the satisfactory performance by the De Minimis Settling Defendant of all obligations under this Consent Decree; and b) the veracity of the information provided to EPA by the De Minimis Settling Defendant relating to the De Minimis Settling Defendant's involvement with the Site. This covenant not to sue extends only to the De Minimis Settling Defendants and does not extend to any other person.

X. RESERVATIONS OF RIGHTS BY UNITED STATES

- 11. The United States reserves, and this Consent Decree is without prejudice to, all rights against the De Minimis Settling Defendants with respect to all matters not expressly included within the Covenant Not to Sue by United States in Paragraph 13. Notwithstanding any other provision of this Consent Decree, the United States reserves all rights against the De Minimis Settling Defendants with respect to:
- a. liability for the De Minimis Settling Defendant's failure to meet a requirement of this Consent Decree;
 - b. criminal liability;
- c. liability for damages for injury to, destruction of, or loss of natural resources, and for the costs of any natural resource damage assessments; or
- d. liability based upon the De Minimis Settling Defendant's ownership or operation of the Site, or upon the De Minimis Settling Defendant's transportation, treatment, storage, or disposal, or the arrangement for the transportation, treatment, storage, or disposal, of a hazardous substance or a solid waste at or in connection with the Site, after signature of this Consent Decree.
- 12. Notwithstanding any other provision in this Consent Decree, the United States reserves, and this Consent Decree is without prejudice to, the right to institute proceedings against a De Minimis Settling Defendant in this action or in a new action or to issue an administrative order to a De Minimis Settling Defendant seeking to compel the De Minimis

Settling Defendant to perform response actions relating to the Site, and/or to reimburse the United States for additional costs of response, if:

- a. information is discovered which indicates that such De Minimis Settling Defendant contributed hazardous substances to the Site in such greater amount or of such greater toxic or other hazardous effects that such De Minimis Settling Defendant no longer qualifies as a de minimis party at the Site because the De Minimis Settling Defendant contributed greater than seven tenths of one percent (0.7%) of the hazardous substances at the Site, or contributed hazardous substances which are significantly more toxic or are of significantly greater hazardous effect than other hazardous substances at the Site; or
- b. the presence of PCBs in the alluvium together with any other relevant information indicates that the OU2 remedial response action is not protective of human health or the environment; or
- c. the De Minimis Settling Defendant selected payment Option A, and total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

XI. COVENANT NOT TO SUE BY DE MINIMIS SETTLING DEFENDANTS

- 13. The De Minimis Settling Defendants covenant not to sue and agree not to assert any claims or causes of action against the United States or its contractors or employees with respect to the Site this Consent Decree, including, but not limited to:
- a. any direct or indirect claim for reimbursement from the EPA Hazardous Substance Superfund based on Sections 106(b)(2), 107, 111, 112, or 113 of CERCLA, 42 U.S.C. §§ 9606(b)(2), 9607, 9611, 9612, or 9613, or any other provision of law;
- b. any claims arising out of response actions at or in connection with the Site, including any claim under the United States Constitution, the Constitution of the State of Missouri, the Tucker Act, 28 U.S.C. § 1491, the Equal Access to Justice Act, 28 U.S.C. § 2412, as amended, or at common law; and
- c. any claim against the United States pursuant to Sections 107 and 113 of CERCLA, 42 U.S.C. §§ 9607 and 9613, relating to the Site.

Except as provided in Paragraph 15 and Paragraph 20, these covenants not to sue shall not apply in the event the United States brings a cause of action or issues an order pursuant to the reservations set forth in Paragraph 11 (c) or (d) or Paragraph 12, but only to the extent that the De Minimis Settling Defendant's claims arise from the same response action, response costs, or damages that the United States is seeking pursuant to the applicable reservation.

14. Nothing in this Consent Decree shall be deemed to constitute approval or preauthorization of a claim within the meaning of Section 111 of CERCLA, 42 U.S.C. § 9611, or 40 C.F.R. 300.700(d).

15. The De Minimis Settling Defendants agree not to assert any claims or causes of action (including claims for contribution under CERCLA) that it may have for all matters relating to the Site against any other person who is a potentially responsible party under CERCLA at the Site. This waiver shall not apply with respect to any defense, claim, or cause of action that the De Minimis Settling Defendants may have against any person if such person asserts or has asserted a claim or cause of action relating to the Site against the De Minimis Settling Defendants.

XII. EFFECT OF SETTLEMENT/CONTRIBUTION PROTECTION

- 16. Except as provided in Paragraph 15 nothing in this Consent Decree shall be construed to create any rights in, or grant any cause of action to, any person not a Party to this Consent Decree. Except as provided in Paragraph 15 the United States and the De Minimis Settling Defendants each reserve any and all rights (including, but not limited to, any right to contribution), defenses, claims, demands, and causes of action which each Party may have with respect to any matter, transaction, or occurrence relating in any way to the Site against any person not a Party hereto.
- 17. In any subsequent administrative or judicial proceeding initiated by the United States for injunctive relief, recovery of response costs, or other relief relating to the Site, the De Minimis Settling Defendants shall not assert, and may not maintain, any defense or claim based upon the principles of waiver, res judicata, collateral estoppel, issue preclusion, claim-splitting, or other defenses based upon any contention that the claims raised in the subsequent proceeding were or should have been brought in the instant action; provided, however, that nothing in this Paragraph affects the enforceability of the covenant not to sue included in Paragraph 11.
- 18. The Parties agree, and by entering this Consent Decree this Court finds, that the De Minimis Settling Defendants are entitled, as of the date of entry of this Consent Decree, to protection from contribution actions or claims as provided by Sections 113(f)(2) and 122(g)(5) of CERCLA, 42 U.S.C. 9613(f)(2) and 9622(g)(5), for "matters addressed" in this Consent Decree. The "matters addressed" in this Consent Decree are all response actions taken or to be taken and all response costs incurred or to be incurred, at or in connection with the Site, by the United States or any other person.

XIII. RETENTION OF JURISDICTION

19. This Court shall retain jurisdiction over this matter for the purpose of interpreting and enforcing the terms of this Consent Decree.

XIV. <u>INTEGRATION</u>

20. This Consent Decree constitutes the final, complete and exclusive agreement and understanding among the Parties with respect to the settlement embodied in this Consent Decree. The Parties acknowledge that there are no representations, agreements or understandings relating to the settlement other than those expressly contained in this Consent Decree.

XV. LODGING AND OPPORTUNITY FOR PUBLIC COMMENT

21. This Consent Decree shall be lodged with the Court for a period of not less than thirty (30) days for public notice and comment. The United States shall file with the Court any written comments received and the United States' response thereto. The United States reserves the right to withdraw or withhold its consent if comments regarding the Consent Decree disclose facts or considerations which indicate that this Consent Decree is inappropriate, improper or inadequate. The De Minimis Settling Defendants consent to entry of this Consent Decree without further notice, and the United States reserves the right to oppose an attempt by any person to intervene in this civil action.

XVI. <u>EFFECTIVE DATE</u>

22. The effective date of this Consent Decree shall be the date of entry by this Court, following public comment pursuant to Paragraph 21.

XVII. SIGNATORIES/SERVICE

- 23. The undersigned representatives of the De Minimis Settling Defendants to this Consent Decree and the Assistant Attorney General for the Environment and Natural Resources Division of the United States Department of Justice, or his delegate, certifies that he or she is fully authorized to enter into the terms and conditions of this Consent Decree and to execute and bind legally such party to this document.
- 24. The De Minimis Settling Defendants hereby agree not to oppose entry of this Consent Decree by this Court or to challenge any provision of this Consent Decree unless the United States has notified the De Minimis Settling Defendants in writing that it no longer supports entry of the Consent Decree.
- 25. The De Minimis Settling Defendants shall identify, on the attached signature page, the name and address of an agent who is authorized to accept service of process by mail on behalf of the De Minimis Settling Defendants with respect to all matters arising under or relating to this Consent Decree. The De Minimis Settling Defendants hereby agree to accept service including, but not limited to, service of a summons, in that manner and to waive the formal service requirements set forth in Rule 4 of the Federal Rules of Civil Procedure and any applicable local rules of this Court. The Parties agree the De Minimis Settling Defendants need not file an answer to the complaint in this action unless or until the Court expressly declines to enter this Consent Decree.

SO ORDERED THIS DAY	Y OF, 2012.
United States District Judge	

	o this Consent Decree in the matter of <i>United States v</i> . No, relating to the Missouri Electric ssouri:
FOR THE UNITED STATES OF AMERIC	CA The second se
Date:	ELLEN M. MAHAN Deputy Section Chief Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice Washington, D.C. 20530
Date:	LOREN REMSBERG Trial Attorney Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044-7611 Telephone: (202) 514-3143 Fax: (202) 514-4180 Email: loren.remsberg@usdoj.gov
	RICHARD G. CALLAHAN United States Attorney Eastern District of Missouri
	STEPHEN S. DAVIS Assistant United States Attorney Thomas F. Eagleton U.S. Courthouse 111 South 10 th Street, 20 th Floor St. Louis, Missouri 63102 Telephone: (314) 539-2200

CECILIA TAPIA

Director, Superfund Division U.S. Environmental Protection Agency, Region 7 11201 Renner Boulevard Lenexa, Kansas 66219

BARBARA L. PETERSON
Assistant Regional Counsel
U.S. Environmental Protection Agency, Region 7
11201 Renner Boulevard
Lenexa, Kansas 66219

Amsted Indu		o this Consent Decree in the matter of <i>United States v.</i> , relating to the Missouri Electric Works
= :	R DE MINIMIS SETTLING I ISTED INDUSTRIES, INC.	DEFENDANT
Date:/ 2	JULY 2012	En I Susan Representative's Signature EDWARD J. BROSIUS Representative's Name
•		ASSISTANT SETAETARY Representative's Title
Agent Autho	rized to Accept Service on Be	half of Above-signed Party:
Name: E	OWARD J. BRUSTO	. · · · · · · · · · · · · · · · · · · ·
Title: A	ISISMNT SETNET	nn 4
	AMSTED INDUSTA 180 N. STETSIA CMICAGO, IL	NIET INC.
De Minimis following op	Settling Defendant eligible to	participate in this settlement must select one of the
	I wish to participate as a De forth in Attachment A to thi	Minimis Settling Defendant under Option A as set is Consent Decree.
<u> </u>	I wish to participate as a De forth in Attachment A to thi	Minimis Settling Defendant under Option B as set is Consent Decree.

Amsted Industries, Inc.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$46,270. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0014) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$58,058. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0014) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

Amsted Industries,	NED PARTY enters into t Inc., et.al., Civil Action No., et.al., Civil Action No., et.al., Mis.,	
FOR DE MINIMIS ATLAS ALCHEM	S SETTLING DEFENDA PLASTICS, INC. h/K/	NT a Spartech Polycom, INC.
Date: 8-15-2	012	Representative's Signature
		ROSEMARY L. KLEIN Representative's Name
	,	SECRETARY Representative's Title
Name: BRANC Title: ATTOR	ney Nexso	
Address: BRY	AN CAVE UP N. BROADWAY LOUIS, MO 69	1 STE 3600 5102
De Minimis Settlin following options:	g Defendant eligible to pa	articipate in this settlement must select one of the
	sh to participate as a De M h in Attachment A to this	Minimis Settling Defendant under Option A as set Consent Decree.
	sh to participate as a De M h in Attachment A to this	Minimis Settling Defendant under Option B as set Consent Decree.

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Atlas Alchem Plastics, Inc.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$27,363. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0008) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$34,334. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0008) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PART' Amsted Industries, Inc., et. al., Works Superfund Site, Cape G	Y enters into this Consent Decree in the matter of <i>United States v</i> . Civil Action No, relating to the Missouri Electric cirardeau, Missouri.
FOR DE MINIMIS SETTLING CITY OF JACKSONVILLE, I	
Date: 10 3/12	Representatives Signature
	Andy Ezard Representative's Name
	Mayor - City of Jack conville, IL Representative's Title
Agent Authorized to Accept Se Name: Daniel J Bertitle: CIM ATTORNEY	
Address: 816 W State Jacksonnie	
De Minimis Settling Defendan following options:	t eligible to participate in this settlement must select one of the
	pate as a De Minimis Settling Defendant under Option A as set nent A to this Consent Decree.
	pate as a De Minimis Settling Defendant under Option B as set nent A to this Consent Decree.

City of Jacksonville, Illinois

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$69,875. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0022) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$87,676. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0022) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

Amsted Industr		this Consent Decree in the matter of <i>United States v.</i> , relating to the Missouri Electric Works
	DE MINIMIS SETTLING D OF MOUNT VERNON, M	
Date: 10-1-1.	2_	Representative's Signature
		David W. Eden
		Representative's Name Mayor, City of Mount Vernon, Missouri
		Representative's Title
Name: Will Title: City 219	ed to Accept Service on Belliam Petrus Attorney S. Hickory Vernon, MO 65712	half of Above-signed Party:
De Minimis Se following optio		participate in this settlement must select one of the
	I wish to participate as a De forth in Attachment A to this	Minimis Settling Defendant under Option A as set s Consent Decree.
	I wish to participate as a De forth in Attachment A to this	Minimis Settling Defendant under Option B as set s Consent Decree.

City of Mount Vernon, Missouri

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$51,320. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0016) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$64,394. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0016) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

Amsted I	DERSIGNED PARTY enters into this Consent Decree in the matter of <i>United States v.</i> ndustries, Inc., et. al., Civil Action No, relating to the Missouri Electric uperfund Site, Cape Girardeau, Missouri.
	FOR DE MINIMIS SETTLING DEFENDANT CITY OF NEW MADRID, MISSOURI
Date:	Representative's Signature
	Donnie Brown Representative's Name
	Mayor Representative's Title
	athorized to Accept Service on Behalf of Above-signed Party:
_	Marian B. Bock
Title: _	City Clerk
Address:	City of New Madrid, P.O. Box 96 New Madrid, MO 63869
	nis Settling Defendant eligible to participate in this settlement must select one of the g options:
	I wish to participate as a De Minimis Settling Defendant under Option A as set forth in Attachment A to this Consent Decree.
<u> </u>	I wish to participate as a De Minimis Settling Defendant under Option B as set forth in Attachment A to this Consent Decree.

City of New Madrid, Missouri

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$58,484. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0018) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$73,382. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0018) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into Amsted Industries, Inc., et. al., Civil Action Works Superfund Site, Cape Girardeau, Mi	
FOR DE MINIMIS SETTLING DEFENDA CITY OF SEYMOUR, MISSOURI	ANT
Date: 10-9-12	Pale Bailer Representative's Signature

Agent Authorized to Accept Service on Behalf of Above-signed Party:

Name: Ben Berkstresser

Title: City Attorney

Address: 107 E Jefferson, Marshfield, Mo 65706

De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:



I wish to participate as a De Minimis Settling Defendant under Option A as set forth in Attachment A to this Consent Decree.

Mayor Representative's Title

I wish to participate as a De Minimis Settling Defendant under Option B as set forth in Attachment A to this Consent Decree.

City of Seymour, Missouri

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$15,854. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0005) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$19,893. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0005) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of <i>United States v. Amsted Industries, Inc., et. al.</i> , Civil Action No, relating to the Missouri Electric Works Superfund Site, Cape Girardeau, Missouri.
FOR DE MINIMIS SETTLING DEFENDANT CITY OF WEST PLAINS, MISSOURI Date: 10/1/12 Representative's Signature Tack Pahlmann Representative's Name
Mayor Representative's Title
Agent Authorized to Accept Service on Behalf of Above-signed Party: Name: Mullmy Hompson Title: City Clerk Address: Po. Box 710, West Plains, Mo 65775
De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:
I wish to participate as a De Minimis Settling Defendant under Option A as set forth in Attachment A to this Consent Decree. Lyish to participate as a De Minimis Settling Defendant under Option B as a to
I wish to participate as a De Minimis Settling Defendant under Option B as set forth in Attachment A to this Consent Decree.

City of West Plains, Missouri

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$30,064. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0009) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$37,723. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0009) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into this Amsted Industries, Inc., et. al., Kentucky, Civil A Missouri Electric Works Superfund Site, Cape C	Consent Decree in the matter of <i>United States v</i> . Action No, relating to the Girardeau, Missouri.
FOR DE MINIMIS SETTLING DEFENDANT ELECTRIC PLANT BOARD, CITY OF MAYI	FIELD, KENTUCKY
Date: 10/01/2012 Rej	presentative's Signature
Rej	Marty T. Ivy presentative's Name
<u>La</u> Rej	presentative's Title
Agent Authorized to Accept Service on Behalf of Name: Mank, T. Ivy	of Above-signed Party:
Title: beneard Superintendent	
Address: 301 East Bronowny May Field, KY. 42066	
De Minimis Settling Defendant eligible to partic following options:	ipate in this settlement must select one of the
I wish to participate as a De Miniforth in Attachment A to this Cor	mis Settling Defendant under Option A as set asent Decree.
I wish to participate as a De Mini forth in Attachment A to this Cor	mis Settling Defendant under Option B as set asent Decree.

Electric Plant Board, City of Mayfield, Kentucky De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$20,199. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0006) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$25,345. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0006) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

	enters into this Consent Decree in the matter of <i>United States v</i> . Civil Action No, relating to the Missouri Electric rardeau, Missouri.
FOR DE MINIMIS SETTLING EXXONMOBIL CORPORATION	
Date: 11/6/12	Representative's Signature Representative's Name Agent and Attorney in Fact Representative's Title
Agent Authorized to Accept Ser	vice on Behalf of Above-signed Party:
Name: Corporation Service	Company
Title: Agent for Service of	of Process
Address:221 Bolivar Street,	Jefferson City, MO 65101
De Minimis Settling Defendant of following options:	eligible to participate in this settlement must select one of the
	ate as a De Minimis Settling Defendant under Option A as set ent A to this Consent Decree.
	ate as a De Minimis Settling Defendant under Option B as set ent A to this Consent Decree.

ExxonMobil Corporation

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$42,160. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0013) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$52,900. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0013) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into this Consent Decree in the matter of <i>United States v. Amsted Industries, Inc., et. al.</i> , Civil Action No, relating to the Missouri Electric Works Superfund Site, Cape Girardeau, Missouri.
FOR DE MINIMIS SETTLING DEFENDANT JOLIET EQUIPMENT CO.
Date: October 9 2012 Representative's Signature The Paul Kirwiwii Representative's Name Sresident Representative's Title
Agent Authorized to Accept Service on Behalf of Above-signed Party:
Name: Susan P. LeGros
Title: Of Counsel
Address: Stevens & Lee 620 Freedom Drive, Suite 200 King of Prussia, PA 19406
De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:
I wish to participate as a De Minimis Settling Defendant under Option A as set forth in Attachment A to this Consent Decree.
I wish to participate as a De Minimis Settling Defendant under Option B as set

Joliet Equipment Co.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$100,761. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0032) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$126,430. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0032) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY Amsted Industries, Inc., et. al., C Works Superfund Site, Cape Gir	enters into this Consent Decree in the matter of <i>United States v</i> . ivil Action No, relating to the Missouri Electric ardeau, Missouri.		
FOR DE MINIMIS SETTLING MT. CARMEL PUBLIC UTILITY Date: October 11, 2012			
	Representative's Signature		
	Eric Bramlet Representative's Name		
	General Counsel/ Chief Operating Officer Representative's Title		
Agent Authorized to Accept Service on Behalf of Above-signed Party:			
Name: Eric Bramlet			
Title: General Counsel/COO			
Address: PO Box 278, Mt. Carmel, IL 62863			
De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:			
I wish to participa forth in Attachme	nte as a De Minimis Settling Defendant under Option A as set nt A to this Consent Decree.		
	te as a De Minimis Settling Defendant under Option B as set nt A to this Consent Decree.		

Mt. Carmel Public Utility Co.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$50,263. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0016) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$63,068. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0016) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into Amsted Industries, Inc., et. al., Civil Actio Works Superfund Site, Cape Girardeau, M	o this Consent Decree in the matter of <i>United States v.</i> n No, relating to the Missouri Electric lissouri.
FOR DE MINIMIS SETTLING DEFEND PET INC.	ANT
Date: /0/2/12-	Representative's Signature Darren 6. Smith Representative's Name
·	Director (-lubal Safety + Environmental Representative's Title
Agent Authorized to Accept Service on Be Name: Ramalingam Title: Counse	chalf of Above-signed Party:
Address: #/ General Mills Blvd. M4-F- Mpls, MN 55426	
De Minimis Settling Defendant eligible to following options:	participate in this settlement must select one of the
I wish to participate as a Deforth in Attachment A to the	e Minimis Settling Defendant under Option A as set is Consent Decree.
I wish to participate as a Deforth in Attachment A to the	e Minimis Settling Defendant under Option B as set is Consent Decree.

Pet Inc.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$61,537. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0019) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$77,214. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0019) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

	this Consent Decree in the matter of <i>United States v</i> . No, relating to the Missouri Electric souri.	
FOR DE MINIMIS SETTLING DEFENDANT TIPMONT RURAL ELECTRIC MEMBERSHIP CORPORATION		
Date: 7/30/12	Sim Molonthy Representative's Signature	
	Tim Mc Carthy Representative's Name	
	Chief Executive Officer Representative's Title	
Agent Authorized to Accept Service on Behalf of Above-signed Party: Name: Leah B. Silverthorn		
Title: Attorney		
Address: Wooden & McLaughlin LLP		
211 N. Pennsylvania St., Suite 1800		
Indianapolis, Indiana 46236 De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:		
I wish to participate as a De l forth in Attachment A to this	Minimis Settling Defendant under Option A as set Consent Decree.	
I wish to participate as a De l forth in Attachment A to this	Minimis Settling Defendant under Option B as set Consent Decree.	

Tipmont Rural Electric Membership Corporation De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$188,252. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0060) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$236,209. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0060) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

	this Consent Decree in the matter of <i>United States v.</i> , relating to the Missouri Electric Works	
	FOR DE MINIMIS SETTLING DEFENDANT ECRECON, INC.	
Date: <u>28 November 2012</u>	Mushed Bernit	
	Representative's Signature	
	Michael Bercute Representative's Name	
	President Representative's Title	
Agent Authorized to Accept Service on Beh Name:	alf of Above-signed Party:	
Title:		
Address:		
De Minimis Settling Defendant eligible to participate in this settlement must select one of the following options:		
I wish to participate as a De Morth in Attachment A to this Consent Decre	Minimis Settling Defendant under Option A as set e.	
X I wish to participate as a De Morth in Attachment A to this Consent Decre	Minimis Settling Defendant under Option B as set	

EcReCon, Inc.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$14,210. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0004) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$17,830. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0004) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.

THE UNDERSIGNED PARTY enters into Amsted Industries, Inc., et. al., Civil Action Works Superfund Site, Cape Girardeau, Mi	
FOR DE MINIMIS SETTLING DEFENDA CHASE RESORTS, INC.	ANT .
Date: 10 3 12	Representative's Signature
	C Lane Robert, I. Representative's Name
	Authorized Agent/Assistant Secretary Representative Title
Agent Authorized to Accept Service on Bel Name: C. Lane Robert, Z.	nalf of Above-signed Party:
Title: Registered Agent	
Address: P.O. Box 215 Lake Ozate, Ma 6	5049
De Minimis Settling Defendant eligible to profollowing options:	participate in this settlement must select one of the
I wish to participate as a De forth in Attachment A to this	Minimis Settling Defendant under Option A as set s Consent Decree.
I wish to participate as a De forth in Attachment A to this	Minimis Settling Defendant under Option B as set s Consent Decree.

Chase Resorts, Inc.

De Minimis Settlement Payment Options

Option A

The De Minimis Settling Defendant agrees to pay \$26,189. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0008) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 100% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 response action will exceed the estimated response costs upon which this payment is based, but not including the risk that PCBs may migrate to the alluvial aquifer at the Site; or the risk that the total response costs incurred or to be incurred at or in connection with the OU3 response action subsequently selected exceed \$11,800,000.

Option B

The De Minimis Settling Defendant agrees to pay \$32,860. The settlement payment includes an amount for the De Minimis Settling Defendant's share (0.0008) of: a) EPA's past response costs incurred at or in connection with the Site (\$56,297); b) projected future response costs to be incurred at the Site by the EPA Hazardous Substance Superfund, or by any other person (\$11,405,722); and c) a 150% premium to cover the risks and uncertainties associated with this settlement, including the risk that total response costs incurred or to be incurred at or in connection with the OU2 and OU3 response actions will exceed the estimated response costs upon which this payment is based, not including the risk that PCBs may migrate to the alluvial aquifer at the Site.